Rev. 1/10/03

DECLARATION AND POWER OF ATTORNEY FOR U. S. PATENT APPLICATION

As a blow named inventor, I he verils believe that I am the origin	Original () Supplement ereby declare that: my residual, first and sole inventor (lence, post office add	lress and citizensh	ip are as stated be	elow next to my oint inventor (if
ors are named below) of the su	bject matter which is claim	ed and for which a p	patent is sought on	the invention en	titled:
ELECTROLYTIC PRO	CESSING APPAR	ATUS AND ME	ETHOD		
ich is described and claimed in attached specification, or specification in the application	Serial No.		filed December	er 1, 2003	;
d with amendments through specification in International A	application No. PCT/ (if applicable).	(if app	, filed	, and a	as amended
by state that I have reviewed and the state that I have reviewed and the state of t					
7, Code of Federal Regulation by claim priority benefits unde or inventor's certificate listed l	Title 35, United States Co	ode, §119 (and §172 led below any applic	if this application ation for patent or	is for a Design) o	of any applicatio
that of the application on whi	en priority is claimed:				
COUNTRY		TION NO.	DATE	OF FILING	PRIORITY CLAIMED
			December		
COUNTRY	APPLICA				CLAIMED
COUNTRY	APPLICA				CLAIMED
COUNTRY	APPLICA				CLAIMED
by claim the benefit under Titler of each of the claims of this apple 35. United States Code §112 al Regulations, §1.56 which oc	e 35, United States Code § plication is not disclosed in P. I acknowledge the duty to	120 of any United S the prior United Sta o disclose informati	December tates application(s tes application in the	2, 2002) listed below an ne manner providentability as defin	d, insofar as the ed by the first paned in Title 37.
by claim the benefit under Titler of each of the claims of this apple 35. United States Code §112 al Regulations, §1.56 which oc	e 35, United States Code § plication is not disclosed in curred between the filing of	120 of any United S the prior United Sta o disclose informati	December tates application(s tes application in the test on material to pate ication and the na	2, 2002) listed below an ne manner providentability as defin	d, insofar as the ed by the first paned in Title 37, remational filing
JAPAN by claim the benefit under Titler of each of the claims of this apple 35, United States Code §117 al Regulations, §1.56 which ocapplication:	e 35, United States Code § plication is not disclosed in curred between the filing of	120 of any United S the prior United Sta o disclose informational state of the prior apple	December tates application(s tes application in the test on material to pate ication and the na	2, 2002) listed below an me manner providentability as defit tional or PCT interests.	d, insofar as the ed by the first paned in Title 37, remational filing

And I hereby appoint Michael R. Davis, Reg. No. 25,134; Matthew M. Jacob, Reg. No. 25,154; Warren M. Cheek, Jr., Reg. No. 33,367; Nils Pedersen, Reg. No. 33,145; Charles R. Watts, Reg. No. 33,142; and Jeffrey R. Filipek, Reg. No. 41,471, who together constitute the firm of WENDEROTH, LIND & PONACK, L.L.P., as well as any other attorneys and agents associated with Customer No. 000513, to prosecute this application and to transact all business in the U.S. Patent and Trademark Office connected therewith.

I hereby authorize the U.S. attorneys and agents named herein to accept and follow instructions from WATANABE & HOTTA

as to any action to be taken in the U.S.

Patent and Trademark Office regarding this application without direct communication between the U.S. attorneys and myself. In the event of a change in the persons from whom instructions may be taken, the U.S. attorneys named herein will be so notified by me.

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000512

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Post Office Address	ADDRESS	CITY STATE OR COUNTRY ZIP CODE

I further declare that all statements made herein of my own knowledge are true, and that all statements on information and belief are believed to be true; and further that these statements were made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both, under Section 1001 of Title 18 of the United States Code, and that such willful false statements may jeopardize the validity of the application or any patent issuing thereon.

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illa Ilivelitor		Junji KUNISAWA	<u> </u>
rd Inventor		•	Date
th Inventor			Date
	e e		
The above application may be n	nore particularly identified as follows:		
J.S. Application Serial No.	10/724,044	Filing DateDecember	r 1, 2003
Applicant Reference Number _	GEB1998-US	Atty Docket No	2003-1739A
fitle of Invention			